Principles of Law in Law Theory

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Abstract: This article will talk about the principles of law.

In general, the ummuminsonian principles begin with the recognition of the inalienable rights and freedoms of Man and citizen, and cannot be violated or arbitrarily limited.

It is also required that the legal state has a very high level of observance of human rights and freedoms, its protection, a sense of legal security and trust that is given to a person.

The principles of law serve as guiding guidelines in determining the trends of socio-economic development, which are in force not only in a particular sphere, but throughout the country, in the development of measures to be implemented on the path of the country's development.

Keywords: principles of Law, Human Rights, Legal Security, Trust, freedom.

As you know, the legal support of the main non-gizlar requires a separate check or a general value. In this regard, in order to ensure security and protection of human rights, including in order to ensure security and protection of human rights, including in order to ensure security and protection of human rights, including in order to ensure security and protection of human rights, as well as in order to ensure compliance with regulatory legal acts and ensuring compliance with regulatory legal acts necessary to ensure compliance with regulatory legal acts.

Permanent Ravshan rivozhlanib borgan sari yangi-yangi nonviolent, ideylar and tamoyillar kirib keladi. During the meeting, the sides expressed satisfaction with the development of cooperation between Tajikistan and China.

It is known that ideas represent the nature of Legal Regulation. The entire legalities of Legal Regulation will depend on how the forms and methods of Legal Regulation are established.

During the conversation, the sides expressed satisfaction with the development of cooperation between Tajikistan and China. This scientist is currently engaged in the work of a community prisciplar and in retirement thought about bildiorganlar, but also about the real opinion of the supervisor.

Legal axioms are often used as principles of law, such as: "it is impossible to sue twice in one case"; "to resolve a dispute between two people, not to harm a third party"; "let the other party be heard"; "the court must be fair".
In our opinion, the principles of law should be based on ensuring the rights and freedoms of participants in social relations in a particular state and respecting their legal rights and interests, and the protection of these rights by the state.

Also, the principles of law express the Basic Laws of law and cover the entire sphere regulated by law, consisting of the most general system of norms that apply equally to all.

The principles of law determine the entire legal system of a particular state and also serve as the main foundation for the creativity of law. At the same time, the development of norms of law serves as the main support for their improvement.

As a rule, the principles of law are established in a special order in the country's Constitution, in the preamble or part of the general rules of laws and codes.

In particular, from the content of the Constitution of the Republic of Uzbekistan, one can understand the following legal principles, namely, the superiority of law, democratization, the high value of human rights and freedoms, the validity of generally accepted rules and norms of international law, the rule of constitutions and laws, equal rights, equality of all forms of property, the principles of Justice.

As we know, the process of legislative creativity is directly related to the development of laws by the legislative body, amendments and additions to current laws, and is a process that has lost its importance or involves the abolition of previous laws with the adoption of a new law instead of the previous one, and involves the clarification of relations that need to be regulated, the preparation In this process, it is important to comply with the requirements of the principle of legal accuracy.

Any legislative system and field of law are valid on the basis of specific Basic Rules and criteria combined in the framework of a certain commonality. And these criteria directly serve as the basis for all areas of law. This criterion is manifested in the form of principles of law.

Before creating laws and introducing them into practice, it is advisable to follow the rules that are important in the process of legislative creativity. These rules come to the field in the form of principles of law, and the strict observance of the principles of this law during the development of any legal code determines the content and criterion of effectiveness of the laws that are being developed and implemented in the future. As principles that apply to the current legal system of the Republic of Uzbekistan, we can cite such principles as legality, equality of all citizens before the law, humanism, democratism, Justice.